

56-1303

## 27 April 1956

## **OGC HAS REVIEWED.**

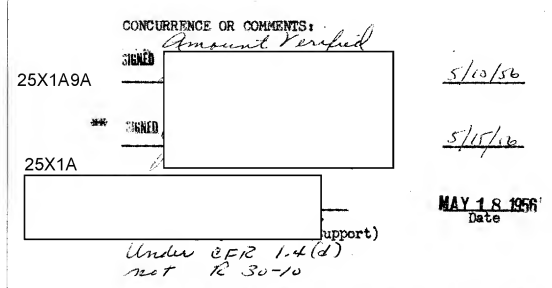
	MEMORANDUM FOR : DEPUTY DIRECTOR (SUPPORT)	
	THROUGH : SPECIAL SUPPORT ASSISTANT - DEPUTY DIRECTOR (SUPPOR	rt)
	SUBJECT : Rental Advance - 25X1A	.9A
	ACTION REQUESTED: DD/S approval is requested to relaburate (credit to advance account) the sum of \$608.10 under the provisions of 25X1A paragraph 9.	25X1A9A 25X1A
	1. PROBLEM:	
25X1A9A	Due to reasons relating to operational security and the safety of personnel, was directed to return to Head-quarters in March 1952, some three months after he arrived (20	
25X1A6A	ordered returned to Hendquarters, he had noted advance managed to	25X1A9A
25X1A9A 25X1A6A	landlord in the sum of \$608.10. The sum in question was advanced to by theStation and subsequently transferred to Head- quarters as a charge to Subject's advance account. In that he was	
25X1A6A	directed to return to Headquarters at GIA convenience, though he had arrived in less than three months earlier, JOHES seeks reinbursement for the sum of \$605.10 in order to preclude personal hardship.	
	2. PACTS BEARING ON THE PROBLEM:	
25X1A9A	a two-year tour of duty.	25X1A6A
÷	b. Housing meeting Hestern standards was scarce and in order to procure suitable housing, it was necessary for to negotiate a lease without an escape clause and to make advance payment of rent. Fayment of rental in advance by CIA personnel, as well as by other	25X1

## Approved For-Release 2002/06/26 : CIA-RDP58-00453R000100100006-8

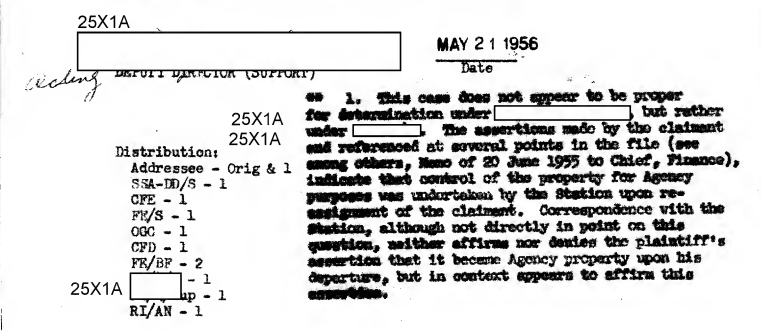
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25X1A6A
Westerners in, was in fact in accordance with local customs. In that the lease had no escape clause, the landlord would probably have been within his legal rights to seek payment from for any 25X1A9A period of the lease agreement during which the house remained unrented.
e. To protect the security of the operations, as well 25X1A6A as CIA personnel, it was determined that must leave the 25X1A9A area posthaste, due to the probable detrimental effect of his 25X1A6A continued presence beyond 15 March 1952 ( (IM 20209)). 25X1A2G
d. A member of the
3. CONCLUSIONS:
a. The sum of \$608.10 was paid to the landlord as advance rental, in accordance with local custom.
b. The command decision that Subject be returned to Headquarters created a situation which caused Subject subsequently to be charged, through no negligence or fault of his own, the sum of the rental advance. The loss of \$608.10 was due solely to reasons of operational security and to concern for Subject's personal safety.
4. ACTION RECOMMENDED:
That Subject's claim for \$608.10 be approved and his advance account eredited.
SIGNED
Acting Chief, 25X1A8A
APPROVAL:
3 may 56





The recommendation contained in para. 4 is approved.



## SECRET